Case No. 25-cv-00579-BAM

1 Pursuant to Civil Local Rule 144, Plaintiff William Gustin ("Mr. Gustin") and 2 Defendant Club Demonstration Services, Inc. ("CDS"), by and through their 3 attorneys of record, hereby stipulate as follows: 4 WHEREAS, on May 15, 2025, CDS removed to this Court the above-5 captioned action from the Superior Court for the State of California, ECF No. 1; 6 WHEREAS, on June 13, 2025, Mr. Gustin filed his Motion to Remand Case 7 to State Court (the "Motion") and noticed it for hearing on August 1, 2025, ECF No. 8 12; 9 WHEREAS, on June 17, 2025, the Court notified the Parties that no hearing 10 will be held on Mr. Gustin's Motion, and that the Motion will be decided on the 11 papers, ECF No. 15; 12 WHEREAS, on June 19, 2025, the parties met and conferred and agreed that in the interest of conserving of judicial and litigant resources and to allow the Parties 13 14 additional time to evaluate the action, including Plaintiff's arbitration agreement and 15 potential resolution which may obviate the need for motion practice, the Parties agree to a mutual one-week extension of the Parties' respective briefing deadlines relating 16 17 to Mr. Gustin's pending Motion; 18 NOW, THEREFORE, the parties, through their respective counsel, stipulate 19 to request an order changing time as follows: 20 1. CDS shall file its Opposition to Plaintiff's Motion to Remand Case to State Court by Thursday, July 3, 2025. 21 22 /// 23 /// 24 /// 25 /// 26 /// 27 ///

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1	2. Plaintiff shall file its Reply in	Support of his Motion to Remand to State
2	Court by Thursday, July 10, 2025.	
3	IT IS SO STIPULATED.	
4	II IS SO STIPULATED.	
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6	Dated: June 20, 2025	
7 8	BLUMENTHAL NORDREHAUG BHOWMIK DE BLOUW LLP	PAUL HASTINGS LLP
9		
10	By: <u>/s/Trevor G. Moran</u>	By: /s/Chris A. Jalian
11	Norman B. Blumenthal (SB #068687)	CHRIS A. JALIAN (SB# 295564)
12	Kyle R. Nordrehaug (SB #205975) Aparajit Bhowmik (SB #248066)	chrisjalian@paulhastings.com AJA NUNN (SB# 347676)
13	Jeffrey S. Herman (SB #280058) Sergio J. Puche (SB #289437)	ajanunn@paulhastings.com 515 South Flower Street
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16	Facsimile: (858) 551-1232	,
17	Attorneys for Plaintiff	Attorneys for Defendant CLUB DEMONSTRATION
18	WILLIAM GUSTIN	SERVICES, INC.
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1	ORDER
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3	Pursuant to Civil Local Rule 144 and the Joint Stipulation to Set Briefing
4	Schedule for Plaintiff's Motion to Remand, IT IS HEREBY ORDERED THAT:
5	1. CDS shall file its Opposition to Plaintiff's Motion to Remand Case to
6	State Court by Thursday, July 3, 2025.
7	2. Plaintiff shall file its Reply in Support of his Motion to Remand to State
8	Court by Thursday, July 10, 2025.
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10	IT IS SO ORDERED.
11	Dated: June 26, 2025 /s/ Barbara A. McAuliffe
12	UNITED STATES MAGISTRATE JUDGE
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